

REMARKS

Claims 11, 13-20 and 22 were rejected as unpatentable over SUOKNUUTI et al. 6,760,601 in view of PHILLIPS et al. 6,181,715 and BEAR et al. 2006/0006230 and as unpatentable over SUOKNUUTI et al. in view of PHILLIPS et al. and GUNNARSSON 6,895,221. Claim 12 was rejected on both these bases and further in view of MOORE et al. 2003/0027525. Reconsideration and withdrawal of the rejections are respectfully requested.

Claim 11 has been amended. Support for the amendment is found at page 6, line 22 through page 7, line 7 and page 8, lines 26-30 (immediate retransmission upon detection of the output device).

Claim 11 is allowable because the references do not disclose or suggest the claimed means for automatically detecting the presence of a nearby output device once the information received from the remote server has been stored in the means for storing information, with the claimed means for automatically retransmitting the stored information from the device to the nearby output device upon detection of the nearby output device. Since these features are not disclosed in the references, the features would not be obvious to one of skill in the art.

Specifically, SUOUKNUUTI et al. describes (column 2, lines 8-15) that the information is forwarded when the user activates the mobile telephone to make or receive a call. In contrast to what is claimed in amended claim 11, the reference

does not disclose automatically retransmitting the information upon detection of the mobile telephone. The other references do not make up for this shortcoming. The dependent claims are allowable for the same reasons.

New claims 24-33 have been added. Support for new claim 24 is found in original claim 11 and at page 5, lines 28-31. Claims 25-33 correspond to claims 12-22. The references do not disclose that the telephone jack includes a male connector and a female connector so as to be connectable to the switched telecommunications network and to a standard telephone device.

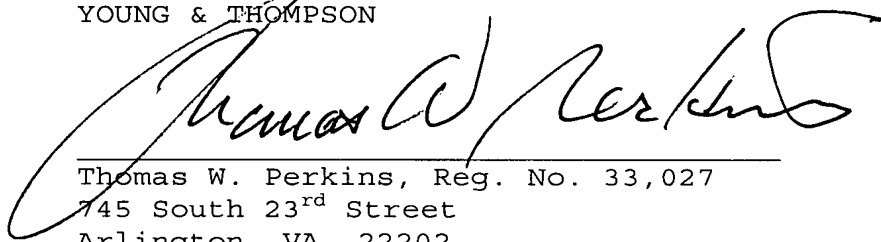
In view of the present amendment and the foregoing remarks, it is believed that the present application has been placed in condition for allowance. Reconsideration and allowance are respectfully requested.

Please charge the fee of \$50 for one extra dependent claim added herewith, to Deposit Account No. 25-0120.

The Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 25-0120 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17.

Respectfully submitted,

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